IN AND FOR THE

Fifth Appellate District

COURTROOM PROCEEDINGS

The court met in its courtroom at 1:30 P.M. Present: Honorable Thomas A. Harris, Acting Presiding Justice; Honorable Herbert I. Levy, Associate Justice; Honorable Dennis A. Cornell, Associate Justice; and Leisa V. Biggers, Clerk/Administrator, by Joe G. Lopez, Senior Deputy Clerk.

F047075 People v. Kendig

Cause called and argued by Candace Hale, Esq., counsel for appellant. Lloyd G. Carter, Deputy Attorney General, counsel for respondent waived oral argument.

Cause ordered submitted.

F046126 Jamison v. Jamison

Cause called and argued by Michael J.F. Smith, Esq., counsel for appellant and by Dale J. Blea, Esq., counsel for respondent.

Cause ordered submitted.

At this point Harris, Acting P.J. directs Wiseman, Acting P.J. to act as Presiding Justice in his absence, leaves the bench with Levy, J.; and is replaced by Wiseman, Acting P.J.

F046535 In re the Marriage of Robert and Mary Papazian

Parties stipulate that (1) Dawson, J., the absent assigned justice, participate in the determination of this appeal, and (2) Dawson, J. to listen to the recording of oral proceedings upon her return.

Cause called and argued by Gregory R. Ellis, Esq., counsel for appellant and by Julia Ann Brungess, Esq., counsel for respondent.

Submission deferred until June 23, 2006, for Dawson, J. to listen to the recording of oral argument.

Court recessed until Wednesday, June 14, 2006 at 10:00 A.M.

IN AND FOR THE

Fifth Appellate District

F047224 In re the Marriage of Duane and Sheila Prokuski

The judgment is affirmed. Costs on appeal to respondent. Harris, Acting P.J.

We concur: Levy, J.; Cornell, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F050185 Clation v. Zarate et al.

Appellant having failed to perform the acts necessary to procure the record after the clerk of the trial court issued notice pursuant to the provisions of rule 8(a)(1), California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F049845 People v. Tripp

Per appellant's request, the May 31, 2006, order dismissing the appeal is hereby vacated and the appeal is ordered reinstated and restored to active status.

F049385 Tuolumne Co. Dept. of Social Services v. Haldon

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F047898 People v. Case

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F047898 People v. Case

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049178 In re Isaias O., a Minor.; Madera County Department of Public Welfare v. Isaias B.

Counsel having failed to request oral argument in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

IN AND FOR THE

Fifth Appellate District

F049178 In re Isaias O., a Minor.; Madera County Department of Public Welfare v. Isaias B.

The orders of the juvenile court are affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F047674 In re Ronald M., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F047674 In re Ronald M., a Minor

The juvenile court's disposition is vacated and the matter is remanded for the juvenile court to set a maximum period of confinement at the CYA after expressly considering the facts and circumstances that brought appellant before the juvenile court pursuant to section 731(b). In all other respects, the judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049140 In re Atinder S., a Minor

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

IN AND FOR THE

Fifth Appellate District

F049986 In re Nickolis R., a Minor

IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed. No brief or request for extension of time having been filed within the time provided, the appeal is dismissed.

F050035 In re Jese P. A Minor

No brief or request for extension of time having been filed within the time provided, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F049915 City of Bakersfield v. Sammye Richardson et al.

Appellant having failed to perform the acts necessary to procure the record after the clerk of the trial court issued notice pursuant to the provisions of rule 8(a)(1), California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

This court notes that appellants, who were defendants in the underlying action and who were dismissed therefrom, have failed to make an adequate showing that they have standing to appeal the judgment.